UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

Plaintiff

DECISION AND ORDER

-VS-

02-CV-6498 CJS

ARBOR HILL ASSOCIATES, INC.,

CONSTELLATION BRANDS, INC.,

Defendant

ARBOR HILL ASSOCIATES, INC., et al.,

Third-Party Plaintiffs

-VS-

NIXON PEABODY LLP, f/k/a NIXON HARGRAVE DEVANS & DOYLE LLP,

Third-Party Defendant

NIXON PEABODY LLP, f/k/a NIXON HARGRAVE DEVANS & DOYLE LLP,

Fourth-Party Plaintiff

-VS-

HARTER, SECREST & EMERY LLP, BRIAN SHAW, and STEPHEN B. SALAI,

Fourth-Party Defendants.

The Honorable Jonathan W. Feldman, United States Magistrate Judge, having issued an Amended Decision and Order [#84], and Defendant/Third-Party Plaintiffs having filed timely Objections [#86] to a portion of the non-dispositive Amended Decision and Order, and the Court having set a briefing schedule, and counsel for the parties having

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appeared before the undersigned for oral argument of the objections on July 8, 2005, and

the Court having thoroughly considered the parties' submissions and the arguments of

counsel, it is hereby

ORDERED, that the Objections [#86] are DENIED and Magistrate Judge Feldman's

Amended Decision and Order [#84] is affirmed in all respects, for the reasons stated by the

undersigned on the record during the court appearance on July 8, 2005; and it is further

ORDERED, that the scheduling deadlines contained in numbered paragraph 4 of

the Amended Decision and Order [#84] are all extended by 30 days.

SO ORDERED.

Dated:

Rochester, New York

July 8, 2005

ENTER:

/s/ Charles J. Siragusa

CHARLES J. SIRAGUSA United States District Judge

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